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5	Attorney for Jerome Michael Bell		
6			
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9			
10	UNITED STATES OF AMERICA,	Case No. 2:15-cr-00011-JCM-CWH	
11	Plaintiff,	Stimulation and Oudan to Extend	
12	Vs.	Stipulation and Order to Extend Deadline to Supplement Compassionate	
13	JEROME MICHAEL BELL,  Release (Second Request)		
14	Defendant.		
15			
16	IT IS HEREBY STIPULATED AND AG	REED, by Jacqueline Tirinnanzi, counsel for	
17	Jerome Michael Bell, and Jim Fang, counsel for the United States of America, that the August		
18	18, 2024 deadline (ECF No. 255) on which defendant must file his supplement in support of		
19	compassionate release extended 21 days from the day of this filing, to on or before September 8		
20	2024.		
21	This stipulation is entered into based upor	n the following reasons:	
22	1. Counsel for Defendant was appointed	to Mr. Bell to supplement his motion for	
23	compassionate release on December 2		
24	2. According to Amended General Order 2020-06 In Re: Compassionate Release		
25	Requests Under the First Step Act, the FPD must file a supplement to the		
26	defendant's pro se motion within thirty days.		
27	_		
28	11 3. At the time of Ms. I illinanzi s appoi	ntment to supplement Mr. Bell's motion, he	

- was in custody on a writ at the Clark County Detention Center ("CCDC"). On February 2, 2024, when defense counsel was approved for communication and visitation with Mr. Bell at CCDC, she was made aware that Mr. Bell was no longer at the facility.
- 4. Due to Mr. Bell's transport from CCDC back to Beaumont USP, communication with Mr. Bell and defense counsel was delayed util February 23, 2024.
- 5. Initially Mr. Bell was unresponsive to follow up written attorney-client communication. An additional attempt was made, and according to USPS tracking services, on April 12, 2024, Beaumont USP rejected attorney mail sent to Mr. Bell. It is necessary for Mr. Bell to receive the mail for purposes of moving forward with his supplement to motion for compassionate release.
- 6. Defense counsel received a second call with Mr. Bell on May 13, 2024 (communication is challenging due to frequent lockdowns). Counsel was made aware that Mr. Bell did not receive his attorney mail and therefore Mr. Bell has not filled out documentation necessary for defense counsel to move forward with supplementation of his motion for compassionate release.
- 7. Counsel for Mr. Bell has made attempts to schedule follow-up phone calls with Mr. Bell. His Counselor, Bijou is out of office until August 17, 2024. Counsel is reliant on Counselor Bijou to facilitate tele phonic communications with Mr. Bell.
- 8. Further communication with the client who is detained, is also required to complete Mr. Bell's supplement to motion for compassionate release. Obtaining communication with penitentiary inmates is difficult due to institutional security and frequent lockdowns at Beaumont USP.
- 9. The parties agree to the extension of time for 21 days.
- 10. This is the second request for extension of time.

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2	Dated this 17th day of August 2024.	
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4		Respectfully Submitted,
5		
6	/s/ Jim Fang	<u>/s/ Jacqueline Tirinnanzi</u> JACQUELINE TIRINNANZI, ESQ.
7	JIM FANG, ESQ. Assistant United States Attorney	JACQUELINE TIRINNANZI, ESQ. Counsel for Jerome Michael Bell
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1	UNITED STATES DISTRICT COURT		
2	DISTRICT OF NEVADA		
3			
4	UNITED STATES OF AMERICA,	Case No. 2:15-cr-00011-JCM-CWH	
5	Plaintiff,		
6	vs.	Order	
7	JEROME MICHAEL BELL,		
8	Defendant.		
9			
10	Based upon the stipulation of counsel, and	I good cause appearing, IT IS HEREBY	
11 12	ORDERED that defendant's supplementation in support of compassionate release shall be due on or before September 8, 2024, the Government's response will be due 14 days from the date		
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14	the supplement is filed, and Defendant's counsel	will have seven days following submission of	
15	the response to file a reply.		
16 17	DATED:August 19, 2024		
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19		Xerris C. Mahan	
20	THE	HONORABLE JAMES C. MAHAN	
21	UNI	TED STATES DISTRICT JUDGE	
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